1	HOPE SCHOLARSHIP PROGRAM
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Candice B. Pierucci
5	Senate Sponsor: Kirk A. Cullimore
7	LONG TITLE
8	General Description:
9	This bill creates the Hope Scholarship Program.
10	Highlighted Provisions:
11	This bill:
12	 requires a scholarship granting organization and the state auditor to submit reports
13	on the Hope Scholarship Program (program);
14	defines terms;
15	 authorizes a scholarship granting organization to establish scholarship accounts on
16	behalf of eligible students to pay for private education goods and services starting in
17	the 2023-24 school year;
18	requires the board to contract with, no later than October 1, 2022, a scholarship
19	granting organization to administer the program;
20	 prohibits a scholarship granting organization from accepting scholarship funds in
21	certain circumstances;
22	 requires private schools and service providers to meet certain standards to be
23	eligible to receive scholarship funds;
24	 authorizes a scholarship granting organization to receive donations to the program;
25	 requires the scholarship granting organization to conduct audits;



26 • prohibits certain regulations of eligible schools and eligible service providers; • requires background checks for employees and officers of a scholarship granting 27 28 organization; 29 • enacts program funding provisions; 30 • classifies scholarship student's and scholarship account information as a protected 31 record; and repeals a provision codifying a chapter title. 32 33 Money Appropriated in this Bill: 34 This bill appropriates in fiscal year 2023: 35 ► to State Board of Education -- Contracted Initiatives and Grants -- Hope Scholarship 36 Program, as an appropriation: 37 from Education Fund, ongoing \$36,000,000; and 38 from Education Fund, one-time (\$34,000,000), leaving \$2,000,000 for Fiscal 39 Year 2023. 40 **Other Special Clauses:** 41 None 42 **Utah Code Sections Affected:** 43 AMENDS: 44 63G-2-305, as last amended by Laws of Utah 2021, Chapters 148, 179, 231, 353, 373, 45 and 382 46 **ENACTS:** 47 **53E-1-202.3**, Utah Code Annotated 1953 48 **53F-6-401**, Utah Code Annotated 1953 49 **53F-6-402**, Utah Code Annotated 1953 50 **53F-6-403**, Utah Code Annotated 1953 51 **53F-6-404**, Utah Code Annotated 1953 52 **53F-6-405**, Utah Code Annotated 1953 53 **53F-6-406**, Utah Code Annotated 1953 54 **53F-6-407**, Utah Code Annotated 1953 55 **53F-6-408**, Utah Code Annotated 1953 56 **53F-6-409**, Utah Code Annotated 1953

	53F-6-410, Utah Code Annotated 1953
	53F-6-411 , Utah Code Annotated 1953
REPI	EALS:
	53F-6-101, as enacted by Laws of Utah 2018, Chapter 2
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 53E-1-202.3 is enacted to read:
	53E-1-202.3. Report to the Public Education Appropriations Subcommittee on the
Норе	Scholarship Program.
	Beginning in 2024, a scholarship granting organization, as defined in Section
53F-0	6-401, and the state auditor, shall, in accordance with Section 68-3-14, annually submit the
respe	ctive reports described in Section 53F-6-411 to the Public Education Appropriations
Subc	ommittee.
	Section 2. Section 53F-6-401 is enacted to read:
	CHAPTER 6. STATE FUNDING PROGRAMS ADMINISTERED BY OTHER
	ENTITIES
	Part 4. Hope Scholarship Program
	53F-6-401. Definitions.
	(1) (a) "Eligible school" means a private school that:
	(i) provides kindergarten, elementary, or secondary education; and
	(ii) meets the requirements of and is approved by a scholarship granting organization
unde	Section 53F-6-408.
	(b) "Eligible school" does not include an eligible service provider.
	(2) "Eligible student" means a student who:
	(a) is eligible to participate in public school, in kindergarten, or grades 1 through 12;
	(b) is a resident of the state; and
	(c) during the school year for which the student is applying for a scholarship, account is
not:	
	(i) a student who receives a scholarship under the Carson Smith Scholarship Program
create	ed in Section 53F-4-302;
	(ii) a student who receives a scholarship under the Special Needs Opportunity

00	Scholarship Program established in Section 35E-7-402, or
89	(iii) enrolled in an LEA.
90	(3) (a) "Eligible service provider" means a private program or service that:
91	(i) provides educational services; and
92	(ii) meets the requirements of and is approved by a scholarship granting organization
93	under Section 53F-6-409.
94	(b) "Eligible service provider" does not include:
95	(i) an eligible school; or
96	(ii) a retailer or other private business that provides goods for a one-time purchase or
97	rental.
98	(4) "Federal poverty level" means the United States poverty level as defined by the
99	most recently revised poverty income guidelines published by the United States Department o
100	Health and Human Services in the Federal Register.
101	(5) "Hope Scholarship Program" or "program" means the scholarship program created
102	in Section 53F-6-402.
103	(6) "Officer" means:
104	(a) a member of the board of a scholarship granting organization; or
105	(b) the chief administrative officer of a scholarship granting organization.
106	(7) "Program donation" means a donation to the program described in Section
107	<u>53F-6-405.</u>
108	(8) "Qualifying service provider" means:
109	(a) an eligible school approved by the scholarship granting organization in accordance
110	with Section 53F-6-408; or
111	(b) an eligible service provider approved by the scholarship granting organization in
112	accordance with Section 53F-6-409.
113	(9) "Relative" means a father, mother, husband, wife, son, daughter, sister, brother,
114	uncle, aunt, nephew, niece, first cousin, mother-in-law, father-in-law, brother-in-law,
115	sister-in-law, son-in-law, or daughter-in-law.
116	(10) "Scholarship account" means an account established and maintained by a
117	scholarship granting organization on behalf of a scholarship student for the purpose of paying
118	for a scholarship expense with scholarship funds.

119	(11) Scholarship expense means an expense incurred in the education of a
120	scholarship student as described in Section 53F-6-402 for:
121	(a) a service provided by a qualifying service provider; or
122	(b) goods.
123	(12) "Scholarship funds" means funds:
124	(a) appropriated by the Legislature for the program; or
125	(b) donated under Section 53F-6-405.
126	(13) "Scholarship granting organization" means an organization that is:
127	(a) qualified as tax exempt under Section 501(c)(3), Internal Revenue Code; and
128	(b) recognized through an agreement with the state board as a scholarship granting
129	organization, as described in Section 53F-6-404.
130	(14) (a) "Scholarship employee" means an individual working in a position in which
131	the individual's salary, wages, pay, or compensation, including as a contractor, is paid from
132	scholarship funds.
133	(b) "Scholarship employee" does not include an individual who volunteers at a
134	scholarship granting organization or qualifying service provider.
135	(15) "Scholarship student" means an eligible student for whom a scholarship account is
136	established and maintained in accordance with this part.
137	Section 3. Section 53F-6-402 is enacted to read:
138	53F-6-402. Hope Scholarship Program Scholarship account application
139	Scholarship expenses Program information.
140	(1) There is established the Hope Scholarship Program under which, beginning in the
141	2023-24 school year, a parent may apply to a scholarship granting organization on behalf of the
142	parent's student to establish and maintain a scholarship account to cover the cost of a
143	scholarship expense.
144	(2) (a) The scholarship granting organization shall establish and maintain, in
145	accordance with this part, a scholarship account for an eligible student.
146	(b) The scholarship granting organization shall:
147	(i) determine that a student meets the requirements to be an eligible student; and
148	(ii) subject to Subsection (2)(c), each year the student is an eligible student, maintain a
149	scholarship account for the scholarship student to pay for the cost of one or more scholarship

130	expenses incurred by the student.
151	(c) Each year, subject to this part, an eligible student is eligible for no more than:
152	(i) for an eligible student in grades 1 through 12 whose family income is:
153	(A) at or below 200% of the federal poverty level, an amount equivalent to the value of
154	the weighted pupil unit multiplied by 2;
155	(B) between 200% and 370% of the federal poverty level, an amount equivalent to the
156	value of the weighted pupil unit multiplied by 1.5;
157	(C) between 370% and 555% of the federal poverty level, an amount equivalent to the
158	value of the weighted pupil unit multiplied by 1; and
159	(D) subject to Subsection (3)(d), at or above 555% of the federal poverty level, an
160	amount equivalent to the value of the weighted pupil unit multiplied by 0.75; and
161	(ii) for an eligible student in kindergarten whose family income is:
162	(A) at or below 200% of the federal poverty level, an amount equivalent to the value of
163	the weighted pupil unit multiplied by 1;
164	(B) between 200% and 370% of the federal poverty level, an amount equivalent to the
165	value of the weighted pupil unit multiplied by 0.75;
166	(C) between 370% and 555% of the federal poverty level, an amount equivalent to the
167	value of the weighted pupil unit multiplied by 0.5; and
168	(D) subject to Subsection (3)(d), at or above 555% of the federal poverty level, an
169	amount equivalent to the value of the weighted pupil unit multiplied by 0.375.
170	(d) Any increase in the value of the weighted pupil unit shall be reflected in funds
171	available for the scholarship student in the student's scholarship account during the time that
172	the student is a scholarship student.
173	(3) (a) A scholarship granting organization shall establish a scholarship account on
174	behalf of an eligible student who submits a timely application, unless the number of
175	applications exceed available scholarship funds for the school year and except as provided in
176	Subsection (3)(d).
177	(b) If the number of applications exceeds the available scholarship funds for a school
178	year, the scholarship granting organization shall select students on a random basis, except as
179	provided in Subsection (6).
180	(c) An eligible student shall submit an application for each school year that the student

181	intends to receive scholarship funds.
182	(d) (i) A scholarship granting organization may not approve an application by or
183	establish a scholarship account on behalf of a student whose family income is at or above
184	1,000% of the federal poverty level.
185	(ii) Notwithstanding Subsection (3)(d)(i), if in the 2026-27 school year or after, the
186	scholarship granting organization disburses 25% of scholarship funds to scholarship accounts
187	maintained for students whose family income is at or below 200% of the federal poverty level,
188	in the following and subsequent school years, the scholarship granting organization may
189	approve an application and establish a scholarship account on behalf of an eligible student
190	whose family income is at or above 1,000% of the federal poverty level.
191	(4) (a) An application for a scholarship account shall contain an acknowledgment by
192	the student's parent that the qualifying service provider selected by the parent for the student to
193	enroll in or engage is capable of providing education services appropriate for the student.
194	(b) A scholarship account application form shall contain the following statement:
195	"I acknowledge that: A private education service provider may not provide the same
196	level of disability services that are provided in a public school;
197	(1) I will assume full financial responsibility for the education of my scholarship
198	recipient if I agree to this scholarship account;
199	(2) Agreeing to establish this scholarship account has the same effect as a parental
200	refusal to consent to services as described in 34 C.F.R. Sec. 300.300, issued under the
201	Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.; and
202	(3) My child may return to a public school at any time.".
203	(c) Upon agreeing to establish a scholarship account, the parent assumes full financial
204	responsibility for the education of the scholarship student, including the balance of any expense
205	incurred at a qualifying service provider or for goods that are not paid for by the scholarship
206	student's scholarship account.
207	(d) Agreeing to establish a scholarship account has the same effect as a parental refusal
208	to consent to services as described in 34 C.F.R. Sec. 300.300, issued under the Individuals with
209	Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.
210	(e) The creation of the program or establishment of a scholarship account on behalf of
211	a student does not:

212	(i) imply that a public school did not provide a free and appropriate public education
213	for a student; or
214	(ii) constitute a waiver or admission by the state.
215	(5) A scholarship granting organization may not charge a scholarship account
216	application fee.
217	(6) A scholarship granting organization:
218	(a) shall give an enrollment preference to an eligible student whose family income is a
219	or below 200% of the federal poverty level; and
220	(b) may give an enrollment preference to the following eligible students:
221	(i) an eligible student who in the previous school year used a scholarship account
222	established under this part to enroll in a qualifying service provider; or
223	(ii) a sibling of an eligible student who:
224	(A) is receiving scholarship funds from a scholarship account at the time the sibling
225	applies for a scholarship account; or
226	(B) received scholarship funds in the school year immediately preceding the school
227	year for which the sibling is applying for a scholarship account.
228	(7) (a) Subject to Subsections (7)(c) and (d), a scholarship account may be used to pay
229	for an expense:
230	(i) incurred in the education of a scholarship student; and
231	(ii) approved by the scholarship granting organization.
232	(b) An approved scholarship expense includes:
233	(i) tuition, fees, textbooks, or other curricular or extracurricular materials, including
234	supplemental materials or associated online instruction required by a curriculum;
235	(ii) tutoring services;
236	(iii) fees associated with standardized assessments, advanced placement examinations,
237	a state-recognized industry certification examination, or any examination related to college or
238	university admission;
239	(iv) fees for a preparatory course for an exam described in Subsection (7)(b)(iii);
240	(v) fees for after-school or summer education programs;
241	(vi) educational therapy, if the educational therapy is provided by a licensed physician
242	or licensed practitioner, including occupational, behavioral, physical, or speech-language

243	therapies;
244	(vii) fees for transportation paid to a fee-for-service transportation provider for a
245	scholarship student to travel to and from a qualifying service provider; and
246	(viii) any other expense for a good or service incurred in the education of a scholarship
247	student.
248	(c) A scholarship account may not be used for an expense that is not incurred in
249	advancing an eligible student's education, including:
250	(i) a rehabilitation program that is not primarily for education purposes; or
251	(ii) a travel expense other than the expense described in Subsection (7)(b)(vii).
252	(d) If a scholarship expense is:
253	(i) for a service, the scholarship granting organization may not approve the scholarship
254	expense unless:
255	(A) the service is provided by a qualifying service provider; and
256	(B) the scholarship granting organization determines that the expense is incurred in the
257	education of the scholarship student; or
258	(ii) for a good, the scholarship granting organization may not approve the scholarship
259	expense unless:
260	(A) the scholarship student submits a receipt showing the cost and type of good and
261	name of retailer; and
262	(B) the scholarship granting organization determines that the expense is incurred in the
263	education of the scholarship student.
264	(e) The parent of a scholarship student may not receive scholarship funds as payment
265	for the parent's time spent educating the parent's child.
266	(8) Funds disbursed under this part to a scholarship account on behalf of a scholarship
267	student do not constitute state taxable income to the parent of the scholarship student.
268	(9) The scholarship granting organization shall prepare and disseminate to a parent
269	applying for a scholarship account on behalf of a student:
270	(a) information on the program; and
271	(b) information on how a parent may enroll the parent's student in a public school.
272	(10) The state board shall provide information on the state board's website, including
273	scholarship account information, the scholarship granting organization's contact information.

274	and an overview of the program.
275	Section 4. Section 53F-6-403 is enacted to read:
276	53F-6-403. Qualifying service providers.
277	(1) Before the beginning of the school year immediately following a school year in
278	which a qualifying service provider receives scholarship funds equal to or more than \$250,000,
279	the qualifying service provider shall file with the scholarship granting organization:
280	(a) a surety bond payable to the scholarship granting organization in an amount equal
281	to the aggregate amount of scholarship funds expected to be received during the school year; or
282	(b) financial information that demonstrates the financial viability of the qualifying
283	service provider, as required by the scholarship granting organization.
284	(2) If a scholarship granting organization determines that a qualifying service provider
285	has violated a provision of this part, the scholarship granting organization may interrupt
286	disbursement of or withhold scholarship funds from the qualifying service provider.
287	(3) (a) If the scholarship granting organization determines that a qualifying service
288	provider no longer meets the eligibility requirements described in this part, the scholarship
289	granting organization may withdraw the organization's approval of the qualifying service
290	provider.
291	(b) A person that does not have the scholarship granting organization's approval under
292	Section 53F-6-408 or Section 53F-6-409, respectively, may not accept scholarship funds for
293	services under this part.
294	(4) A qualifying service provider shall, when administering an annual assessment
295	required under Section 53F-6-408, ensure that the qualifying service provider uses a
296	norm-referenced assessment.
297	Section 5. Section 53F-6-404 is enacted to read:
298	53F-6-404. State board procurement and review of scholarship granting
299	organization Failure to comply.
300	(1) (a) In accordance with Subsection (2) and Title 63G, Chapter 6a, Utah Procurement
301	Code, the state board shall issue a request for proposals and enter an agreement with no more
302	than one organization that is qualified as tax exempt under Section 501(c)(3), Internal Revenue
303	Code, to be recognized by the state board as a scholarship granting organization.
304	(b) An organization that responds to a request for proposals described in Subsection

305	(1)(a) shall submit the following information in the organization's response:
306	(i) a copy of the organization's incorporation documents;
307	(ii) a copy of the organization's Internal Revenue Service determination letter
308	qualifying the organization as being tax exempt under Section 501(c)(3), Internal Revenue
309	Code;
310	(iii) a description of the methodology the organization will use to verify that a student
311	is an eligible student under this part; and
312	(iv) a description of the organization's proposed scholarship account application
313	process.
314	(2) The state board shall enter into an agreement described in Subsection (1)(a) on or
315	before October 1, 2022.
316	(3) The state board may regulate and take enforcement action as necessary against a
317	scholarship granting organization in accordance with Section 53E-3-401.
318	(4) (a) If the state board determines that a scholarship granting organization has
319	violated a provision of this part or state board rule, the state board shall send written notice to
320	the scholarship granting organization explaining the violation and the remedial action required
321	to correct the violation.
322	(b) A scholarship granting organization that receives a notice described in Subsection
323	(4)(a) shall, no later than 60 days after the day on which the scholarship granting organization
324	receives the notice, correct the violation and report the correction to the state board.
325	(c) (i) If a scholarship granting organization that receives a notice described in
326	Subsection (4)(a) fails to correct a violation in the time period described in Subsection (4)(b),
327	the state board may bar the scholarship granting organization from further participation in the
328	program.
329	(ii) A scholarship granting organization may appeal a decision made by the state board
330	under Subsection (4)(c)(i) in accordance with Title 63G, Chapter 4, Administrative Procedures
331	Act.
332	(d) A scholarship granting organization may not accept program donations or state
333	funds while the scholarship granting organization:
334	(i) is barred from participating in the program under Subsection (4)(c)(i); or
335	(ii) has an appeal pending under Subsection (4)(c)(ii).

336	(e) A scholarship granting organization that has an appeal pending under Subsection
337	(4)(c)(ii) may continue to administer scholarship accounts from previously donated program
338	donations during the pending appeal.
339	(5) The state board shall provide for a process for a scholarship granting organization
340	to report information as required under Section 53F-6-405.
341	(6) The state board shall make rules in accordance with Title 63G, Chapter 3, Utah
342	Administrative Rulemaking Act for:
343	(a) subject to Subsection (7), the administration of scholarship accounts and
344	disbursement of scholarship funds if a scholarship granting organization is barred from
345	participating in the program under Subsection (4)(c)(i); and
346	(b) audit and report requirements as described in Section 53F-7-405.
347	(7) The state board shall include in a rule made under Subsection (6)(a) measures,
348	which may include entering a new contract with an alternative scholarship granting
349	organization under this section, to ensure that the establishment and maintenance of
350	scholarship accounts and enrollment in the program are not disrupted if the scholarship
351	granting organization is barred from participating in the program.
352	Section 6. Section 53F-6-405 is enacted to read:
353	53F-6-405. Scholarship granting organization duties Program donations
354	Audit Prohibitions.
355	(1) A scholarship granting organization shall:
356	(a) review applications from and determine if a person is:
357	(i) an eligible school under Section 53F-6-408; or
358	(ii) an eligible service provider under Section 53F-6-409;
359	(b) accept program donations;
360	(c) adopt an application process, including application deadlines, in accordance with
361	Section 53F-6-402;
362	(d) review and approve an application for a scholarship account;
363	(e) disburse through each scholarship account scholarship funds on the parent's behalf
364	to a qualifying service provider in which the parent's scholarship student is enrolled or has
365	engaged;
366	(f) adopt a process that allows a parent to use a scholarship account to receive a

507	remodisement for a good that is a scholarship expense,
368	(g) ensure that all revenue from program donations' interest or investments is spent on
369	scholarship expenses;
370	(h) prohibit a scholarship granting organization scholarship employee or officer from
371	handling, managing, or processing scholarship funds, if, based on a criminal background check
372	conducted by the state board in accordance with Section 53F-6-407, the state board identifies
373	the scholarship granting organization scholarship employee or officer as posing a risk to the
374	appropriate use of scholarship funds;
375	(i) ensure that scholarship funds in a scholarship account can be transferred during the
376	school year to a different qualifying service provider that accepts or engages with the
377	scholarship student;
378	(j) report to the state board on or before June 1 of each year the following information,
379	prepared by a certified public accountant:
380	(i) the name and address of the scholarship granting organization;
381	(ii) the total number and total dollar amount of program donations that the scholarship
382	granting organization received during the previous calendar year; and
383	(iii) the total number and total dollar amount of scholarship funds disbursed during the
384	previous calendar year;
385	(k) (i) require a parent to notify the scholarship granting organization if the parent's
386	scholarship student:
387	(A) receives scholarship funds; and
388	(B) is no longer enrolled in or engaging a qualifying service provider;
389	(ii) obtain reimbursement of scholarship funds from the qualifying service provider in
390	which the scholarship student is no longer enrolled or engaging; and
391	(iii) require the qualifying service provider to reimburse scholarship funds to the
392	scholarship granting organization; and
393	(1) provide an online portal for the parent of a scholarship student to access the
394	scholarship student's account.
395	(2) A scholarship granting organization shall demonstrate the scholarship granting
396	organization's financial accountability by annually submitting to the state board a financial
397	information report that is prepared by a certified public accountant.

398	(3) (a) The scholarship granting organization shall:
399	(i) contract for an annual and random audits on scholarship accounts, conducted by a
400	certified public accountant who is independent from:
401	(A) the scholarship granting organization; and
402	(B) the scholarship granting organization's accounts and records pertaining to
403	scholarship funds; and
404	(ii) in accordance with Subsection (3)(b), report the results of the audit to the state
405	board for review.
406	(b) For the report described in Subsection (3)(a)(ii), the scholarship granting
407	organization shall:
408	(i) include the scholarship granting organization's financial statements in a format that
409	meets generally accepted accounting principles; and
410	(ii) submit the report to the state board no later than 180 days after the last day of a
411	scholarship granting organization's fiscal year.
412	(c) The certified public accountant shall conduct an audit described in Subsection
413	(3)(a)(i) in accordance with generally accepted auditing standards.
414	(d) (i) The state board shall review a report submitted under this section and may
415	request that the scholarship granting organization revise or supplement the report if the report
416	is not in compliance with the provisions of this Subsection (3).
417	(ii) A scholarship granting organization shall provide a revised report or supplement to
418	the report no later than 45 days after the day on which the state board makes a request
419	described in Subsection (3)(d)(i).
420	(4) (a) A scholarship granting organization may not:
421	(i) disburse scholarship funds to a qualifying service provider if:
422	(A) the scholarship granting organization determines that the qualifying service
423	provider intentionally or substantially misrepresented information on overpayment;
424	(B) the qualifying service provider fails to refund an overpayment in a timely manner;
425	<u>or</u>
426	(C) the qualifying service provider routinely fails to provide scholarship students with
427	promised educational services; or
428	(ii) reimburse with scholarship funds an individual for the purchase of a good if the

129	scholarship granting organization determines that:
430	(A) the scholarship student, or parent of the scholarship student, requesting
431	reimbursement intentionally or substantially misrepresented the cost or educational purpose of
432	the good; or
433	(B) the good was not used exclusively by the scholarship student seeking
434	reimbursement.
435	(b) A scholarship granting organization shall notify a scholarship student if the
436	scholarship granting organization stops disbursement of the scholarship student's scholarship
437	funds to a qualifying service provider under Subsection (4)(a)(i) or refuses reimbursement
438	under Subsection (4)(a)(ii).
439	(5) (a) At any time, a scholarship student may change the qualifying service provider to
440	whom the scholarship student's scholarship account makes distributions.
441	(b) If a scholarship student changes during the school year the student's enrollment in
142	or engagement with a qualifying service provider to another qualifying service provider, the
143	scholarship granting organization may prorate scholarship funds between the qualifying service
144	providers based on the time the scholarship student was enrolled with, or the goods or services
145	were received by, the scholarship student.
146	(6) A scholarship granting organization may not:
147	(a) establish a scholarship account on behalf of a relative of the scholarship granting
148	organization's officer or scholarship employee; or
149	(b) disburse scholarship funds to a qualifying service provider at which the scholarship
450	student has a relative who is an officer.
451	Section 7. Section 53F-6-406 is enacted to read:
452	53F-6-406. Qualifying service provider regulation Student records Status of
453	scholarship student.
154	(1) Nothing in this part:
455	(a) grants additional authority to any state agency or LEA to regulate private schools or
456	providers except as expressly described in this part; or
457	(b) expands the regulatory authority of the state, a state office holder, or a local school
458	district to impose any additional regulation of a qualifying service provider beyond those
1 59	necessary to enforce the requirements of this part.

460	(2) A qualifying service provider shall be given the maximum freedom to provide for
461	the educational needs of a scholarship student who attends or engages with the qualifying
462	service provider without unlawful governmental control.
463	(3) Except as provided in Section 53F-7-403 and, respectively, Section 53F-6-408 or
464	53F-6-409, a qualifying service provider may not be required to alter the qualifying service
465	provider's creed, practices, admission policy, or curriculum in order to accept scholarship
466	<u>funds.</u>
467	(4) A local education agency or school in a local education agency in which a
468	scholarship student was previously enrolled shall provide to a qualifying service provider in
469	which the scholarship student is currently enrolled or engaging a copy of all requested school
470	records relating to the scholarship student, subject to:
471	(a) Title 53E, Chapter 9, Student Privacy and Data Protection; and
472	(b) Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g.
473	(5) A scholarship student is not:
474	(a) enrolled in the public education system; or
475	(b) subject to state statute, state administrative rules, or other state regulations that
476	govern the attendance and education of a student enrolled in the public education system unless
477	otherwise explicitly provided in state statute.
478	Section 8. Section 53F-6-407 is enacted to read:
479	53F-6-407. Background checks for scholarship granting organization Bureau
480	responsibilities Fees.
481	(1) As used in this section:
482	(a) "Applicant" means an employee or officer of a scholarship granting organization.
483	(b) "Bureau" means the Bureau of Criminal Identification created in Section 53-10-201
484	within the Department of Public Safety.
485	(c) "Department" means the Department of Public Safety.
486	(d) "Division" means the Criminal Investigations and Technical Services Division
487	created in Section 53-10-103.
488	(e) "Personal identifying information" means:
489	(i) current name;
490	(ii) former names;

491	(iii) nicknames;
492	(iv) aliases;
493	(v) date of birth;
494	(vi) address;
495	(vii) telephone number;
496	(viii) driver license number or other government-issued identification number;
497	(ix) social security number; and
498	(x) fingerprints.
499	(f) "Rap back system" means a system that enables authorized entities to receive
500	ongoing status notifications of any criminal history reported on individuals whose fingerprints
501	are registered in the system.
502	(g) "WIN Database" means the Western Identification Network Database that consists
503	of eight western states sharing one electronic fingerprint database.
504	(2) The scholarship granting organization shall:
505	(a) require an applicant to submit to a criminal background check and ongoing
506	monitoring;
507	(b) collect the following from an applicant:
508	(i) personal identifying information;
509	(ii) a fee described in Subsection (4); and
510	(iii) consent, on a form specified by the scholarship granting organization, for:
511	(A) an initial fingerprint-based background check by the bureau;
512	(B) retention of personal identifying information for ongoing monitoring through
513	registration with the systems described in Subsection (3); and
514	(C) disclosure of any criminal history information to the scholarship granting
515	organization;
516	(c) submit an applicant's personal identifying information to the bureau for:
517	(i) an initial fingerprint-based background check by the bureau; and
518	(ii) ongoing monitoring through registration with the systems described in Subsection
519	(3) if the results of the initial background check do not contain disqualifying criminal history
520	information as determined by the scholarship granting organization;
521	(d) identify the appropriate privacy risk mitigation strategy that will be used to ensure

522	that the scholarship granting organization only receives notifications for individuals with whom
523	the scholarship granting organization maintains an authorizing relationship; and
524	(e) submit the information to the bureau for ongoing monitoring through registration
525	with the systems described in Subsection (3)(a).
526	(3) The bureau shall:
527	(a) upon request from the scholarship granting organization, register the fingerprints
528	submitted by the scholarship granting organization as part of a background check with the WIN
529	Database rap back system, or any successor system;
530	(b) notify the scholarship granting organization when a new entry is made against an
531	individual whose fingerprints are registered with the WIN database rap back regarding:
532	(i) an alleged offense; or
533	(ii) a conviction, including a plea in abeyance;
534	(c) assist the scholarship granting organization to identify the appropriate privacy risk
535	mitigation strategy that is to be used to ensure that the scholarship granting organization only
536	receives notifications for individuals with whom the authorized entity maintains an authorizing
537	relationship; and
538	(d) collaborate with the scholarship granting organization to provide training to
539	appropriate scholarship granting organization employees on the notification procedures and
540	privacy risk mitigation strategies described in this section.
541	(4) (a) The division shall impose fees set in accordance with Section 63J-1-504 for an
542	applicant fingerprint card, name check, and to register fingerprints under this section.
543	(b) Funds generated under this Subsection (4) shall be deposited into the General Fund
544	as a dedicated credit by the department to cover the costs incurred in providing the information
545	Section 9. Section 53F-6-408 is enacted to read:
546	53F-6-408. Eligible schools.
547	(1) To be an eligible school to receive scholarship funds on behalf of a scholarship
548	student, a private school with 150 or more enrolled students shall:
549	(a) (i) contract with an independent licensed certified public accountant to conduct an
550	Agreed Upon Procedures engagement as adopted by the state board, or obtain an audit and
551	report from a licensed independent certified public accountant that conforms with the following
552	requirements:

333	(A) the audit shall be performed in accordance with generally accepted auditing
554	standards;
555	(B) the financial statements shall be presented in accordance with generally accepted
556	accounting principles; and
557	(C) the audited financial statements shall be as of a period within the last 12 months;
558	<u>and</u>
559	(ii) submit the audit report or report of the agreed upon procedure to the scholarship
560	granting organization when the private school applies to receive scholarship funds;
561	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d;
562	(c) provide a written disclosure to the parent of each prospective scholarship student,
563	before the student is enrolled, of:
564	(i) the education services that will be provided to the scholarship student, including the
565	cost of those services;
566	(ii) tuition costs;
567	(iii) additional fees a parent will be required to pay during the school year; and
568	(iv) the skill or grade level of the curriculum in which the prospective scholarship
569	student will participate;
570	(d) (i) administer an annual assessment of each scholarship student's academic
571	progress; and
572	(ii) report the results of the assessment described in Subsection (1)(d)(i) to the
573	scholarship student's parent;
574	(e) employ or contract with teachers who:
575	(i) hold baccalaureate or higher degrees;
576	(ii) have at least three years of teaching experience in public or private schools; or
577	(iii) have the necessary skills, knowledge, or expertise that qualifies the teacher to
578	provide instruction in the subject or subjects taught;
579	(f) require the following individuals to submit to a nationwide, fingerprint-based
580	criminal background check and ongoing monitoring, in accordance with Section 53G-11-402,
581	as a condition for employment or appointment, as authorized by the Adam Walsh Child
582	Protection and Safety Act of 2006, Pub. L. No. 109-248:
583	(i) an employee who does not hold:

584	(A) a current Utah educator license issued by the state board under Title 53E, Chapter					
585	6, Education Professional Licensure; or					
586	(B) if the private school is not physically located in Utah, a current educator license in					
587	the state where the private school is physically located;					
588	(ii) a contract employee; and					
589	(iii) a volunteer who is given significant unsupervised access to a student in connection					
590	with the volunteer's assignment; and					
591	(g) provide to the parent of a scholarship student the relevant credentials of the teachers					
592	who will be teaching the scholarship student.					
593	(2) A private school described in Subsection (1) is not eligible to enroll a scholarship					
594	student if:					
595	(a) the private school requires a scholarship student to sign a contract waiving the					
596	student's rights to transfer to another qualifying service provider during the school year;					
597	(b) the audit report submitted under Subsection (1)(a) contains a going concern					
598	explanatory paragraph; or					
599	(c) the report of the agreed upon procedures submitted under Subsection (1)(a) shows					
600	that the private school does not have adequate working capital to maintain operations for the					
601	first full year, as determined under Subsection (1)(a).					
602	(3) A private school with fewer than 150 enrolled students shall:					
603	(a) meet the requirements set forth in Subsections (2)(a), (5), and (7); and					
604	(b) meet the same requirements set forth for an eligible service provider as described in					
605	Subsection <u>53F-6-409(1).</u>					
606	(4) Residential treatment facilities licensed by the state are not eligible to receive					
607	scholarship funds.					
608	(5) A private school intending to receive scholarship funds shall submit an application					
609	to the scholarship granting organization.					
610	(6) The scholarship granting organization shall:					
611	(a) if the private school meets the eligibility requirements of this section, recognize the					
612	private school as an eligible school and approve the private school's application to disburse					
613	scholarship funds on behalf of a scholarship student; and					
614	(b) make available to the public a list of eligible schools approved under this section.					

615	(7) A private school approved under this section that changes ownership shall:
616	(a) submit a new application to the scholarship granting organization; and
617	(b) demonstrate that the private school continues to meet the eligibility requirements of
618	this section.
619	Section 10. Section 53F-6-409 is enacted to read:
620	53F-6-409. Eligible service providers.
621	(1) To be an eligible service provider, a private program or service shall:
622	(a) provide to the scholarship granting organization:
623	(i) a federal employer identification number;
624	(ii) the provider's address and contact information;
625	(iii) a description of each program or service the provider proposes to offer a
626	scholarship student and per student costs for each program or service; and
627	(iv) subject to Subsection (2), any other information as required by the scholarship
628	granting organization; and
629	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d.
630	(2) The scholarship granting organization shall adopt policies that maximize the
631	number of eligible service providers while ensuring education programs or services provided
632	through the program meet student needs and otherwise comply with this part.
633	(3) A private program or service intending to receive scholarship funds shall submit an
634	application to the scholarship granting organization.
635	(4) The scholarship granting organization shall:
636	(a) if the private program or service meets the eligibility requirements of this section,
637	recognize the private program or service as an eligible service provider and approve a private
638	program or service's application to receive scholarship funds on behalf of a scholarship student;
639	<u>and</u>
640	(b) make available to the public a list of eligible service providers approved under this
641	section.
642	(5) A private program or service approved under this section that changes ownership
643	shall:
644	(a) submit a new application to the scholarship granting organization; and
645	(b) demonstrate that the private program or service continues to meet the eligibility

646	requirements of this section.
647	Section 11. Section 53F-6-410 is enacted to read:
648	53F-6-410. Program funding.
649	(1) Subject to budget constraints, beginning in a fiscal year that starts July 1, 2025, the
650	Legislature shall appropriate to the program:
651	(a) an amount equal to the amount appropriated to the program in the previous fiscal
652	year; and
653	(b) a sum equal to:
654	(i) the amount appropriated in the previous fiscal year; and
655	(ii) the annual inflation adjustment as described in Subsection 53F-2-208(1)(a).
656	(2) For each fiscal year, the state board shall distribute to the scholarship granting
657	organization:
658	(a) no later than August 1, 50% of available appropriated state funds;
659	(b) no later than November 1, the next 25% of available appropriated state funds; and
660	(c) no later than February 1, any remaining appropriated state funds.
661	(3) If during the school year a scholarship student enters or reenters the public
662	education system:
663	(a) no later than five business days after the student withdraws from the program, the
664	scholarship granting organization shall immediately remit the balance in the scholarship
665	student's scholarship account to the state board;
666	(b) no later than five business days upon receiving the payment described in Subsection
667	(3)(a), the state board shall forward the balance to the LEA in which the student is enrolled;
668	<u>and</u>
669	(c) the state board may not distribute any remaining state funds under Subsection (2) to
670	the scholarship granting organization for the student who enters or reenters the public
671	education system.
672	(4) At the end of a school year, a scholarship granting organization shall withdraw any
673	remaining scholarship funds in a scholarship account and retain the scholarship funds for
674	disbursement in the following year.
675	(5) (a) The scholarship granting organization may use for administration of the
676	program up to 5 percent of funds appropriated by the Legislature.

677	(b) Subject to Subsection (5)(c), funds the scholarship granting organization receives
678	for administration of the program are nonlapsing.
679	(c) The scholarship granting organization may not retain administrative cost balances
680	in excess of 25% of total administrative costs in any fiscal year.
681	Section 12. Section 53F-6-411 is enacted to read:
682	<u>53F-6-411.</u> Reports.
683	(1) Subject to Subsection (2), and in accordance with Section 53E-1-202.3 and the
684	Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g, a scholarship granting
685	organization shall, beginning in 2024, annually submit a report on the program to the Public
686	Education Appropriations Subcommittee no later than September 1 that includes:
687	(a) the total amount of tuition and fees qualifying service providers charged for the
688	current year and previous two years;
689	(b) the total amount of goods paid for with scholarship funds in the previous year and a
690	general characterization of the types of goods;
691	(c) administrative costs of the program;
692	(d) the number of scholarship students from each school district;
693	(e) the percentage of first-time scholarship students who were enrolled in a public
694	school during the previous school year or who entered kindergarten or a higher grade for the
695	first time in Utah;
696	(f) methods used by the scholarship granting organization to determine whether a
697	student is an eligible student;
698	(g) the scholarship granting organization strategy and outreach efforts to reach eligible
699	students whose family income is at or below 200% of the federal poverty level and obstacles to
700	enrolling those eligible students; and
701	(h) any other information requested by the subcommittee.
702	(2) The scholarship granting organization shall include in the report submitted in 2024
703	information on steps the scholarship granting organization has taken and processes adopted to
704	implement the program.
705	(3) In accordance with Section 53E-1-202.3 and the Family Educational Rights and
706	Privacy Act, 20 U.S.C. Sec. 1232g, the state auditor shall, beginning in 2024, annually submit a
707	report on the cost-effectiveness of the program to the Public Education Appropriations

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Section 13. Section **63G-2-305** is amended to read:

63G-2-305. Protected records.

The following records are protected if properly classified by a governmental entity:

- (1) trade secrets as defined in Section 13-24-2 if the person submitting the trade secret has provided the governmental entity with the information specified in Section 63G-2-309;
- (2) commercial information or nonindividual financial information obtained from a person if:
- (a) disclosure of the information could reasonably be expected to result in unfair competitive injury to the person submitting the information or would impair the ability of the governmental entity to obtain necessary information in the future;
- (b) the person submitting the information has a greater interest in prohibiting access than the public in obtaining access; and
- (c) the person submitting the information has provided the governmental entity with the information specified in Section 63G-2-309;
- (3) commercial or financial information acquired or prepared by a governmental entity to the extent that disclosure would lead to financial speculations in currencies, securities, or commodities that will interfere with a planned transaction by the governmental entity or cause substantial financial injury to the governmental entity or state economy;
- (4) records, the disclosure of which could cause commercial injury to, or confer a competitive advantage upon a potential or actual competitor of, a commercial project entity as defined in Subsection 11-13-103(4);
- (5) test questions and answers to be used in future license, certification, registration, employment, or academic examinations;
- (6) records, the disclosure of which would impair governmental procurement proceedings or give an unfair advantage to any person proposing to enter into a contract or agreement with a governmental entity, except, subject to Subsections (1) and (2), that this Subsection (6) does not restrict the right of a person to have access to, after the contract or grant has been awarded and signed by all parties:
- 737 (a) a bid, proposal, application, or other information submitted to or by a governmental entity in response to:

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739	(i)	an invitati	ion for	bids
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- 740 (ii) a request for proposals;
- 741 (iii) a request for quotes;
- 742 (iv) a grant; or

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- 743 (v) other similar document; or
- 744 (b) an unsolicited proposal, as defined in Section 63G-6a-712;
 - (7) information submitted to or by a governmental entity in response to a request for information, except, subject to Subsections (1) and (2), that this Subsection (7) does not restrict the right of a person to have access to the information, after:
 - (a) a contract directly relating to the subject of the request for information has been awarded and signed by all parties; or
 - (b) (i) a final determination is made not to enter into a contract that relates to the subject of the request for information; and
 - (ii) at least two years have passed after the day on which the request for information is issued;
 - (8) records that would identify real property or the appraisal or estimated value of real or personal property, including intellectual property, under consideration for public acquisition before any rights to the property are acquired unless:
 - (a) public interest in obtaining access to the information is greater than or equal to the governmental entity's need to acquire the property on the best terms possible;
 - (b) the information has already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
 - (c) in the case of records that would identify property, potential sellers of the described property have already learned of the governmental entity's plans to acquire the property;
 - (d) in the case of records that would identify the appraisal or estimated value of property, the potential sellers have already learned of the governmental entity's estimated value of the property; or
 - (e) the property under consideration for public acquisition is a single family residence and the governmental entity seeking to acquire the property has initiated negotiations to acquire the property as required under Section 78B-6-505;
 - (9) records prepared in contemplation of sale, exchange, lease, rental, or other

compensated transaction of real or personal property including intellectual property, which, if disclosed prior to completion of the transaction, would reveal the appraisal or estimated value of the subject property, unless:

- (a) the public interest in access is greater than or equal to the interests in restricting access, including the governmental entity's interest in maximizing the financial benefit of the transaction; or
- (b) when prepared by or on behalf of a governmental entity, appraisals or estimates of the value of the subject property have already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
- (10) records created or maintained for civil, criminal, or administrative enforcement purposes or audit purposes, or for discipline, licensing, certification, or registration purposes, if release of the records:
- (a) reasonably could be expected to interfere with investigations undertaken for enforcement, discipline, licensing, certification, or registration purposes;
- (b) reasonably could be expected to interfere with audits, disciplinary, or enforcement proceedings;
- (c) would create a danger of depriving a person of a right to a fair trial or impartial hearing;
- (d) reasonably could be expected to disclose the identity of a source who is not generally known outside of government and, in the case of a record compiled in the course of an investigation, disclose information furnished by a source not generally known outside of government if disclosure would compromise the source; or
- (e) reasonably could be expected to disclose investigative or audit techniques, procedures, policies, or orders not generally known outside of government if disclosure would interfere with enforcement or audit efforts;
- (11) records the disclosure of which would jeopardize the life or safety of an individual;
- (12) records the disclosure of which would jeopardize the security of governmental property, governmental programs, or governmental recordkeeping systems from damage, theft, or other appropriation or use contrary to law or public policy;
 - (13) records that, if disclosed, would jeopardize the security or safety of a correctional

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801	facility, or records relating to incarceration, treatment, probation, or parole, that would interfere
802	with the control and supervision of an offender's incarceration, treatment, probation, or parole;
803	(14) records that, if disclosed, would reveal recommendations made to the Board of
804	Pardons and Parole by an employee of or contractor for the Department of Corrections, the
805	Board of Pardons and Parole, or the Department of Human Services that are based on the
806	employee's or contractor's supervision, diagnosis, or treatment of any person within the board's
807	jurisdiction;
808	(15) records and audit workpapers that identify audit, collection, and operational
809	procedures and methods used by the State Tax Commission, if disclosure would interfere with
810	audits or collections;
811	(16) records of a governmental audit agency relating to an ongoing or planned audit
812	until the final audit is released;
813	(17) records that are subject to the attorney client privilege;
814	(18) records prepared for or by an attorney, consultant, surety, indemnitor, insurer,
815	employee, or agent of a governmental entity for, or in anticipation of, litigation or a judicial,
816	quasi-judicial, or administrative proceeding;
817	(19) (a) (i) personal files of a state legislator, including personal correspondence to or
818	from a member of the Legislature; and
819	(ii) notwithstanding Subsection (19)(a)(i), correspondence that gives notice of
820	legislative action or policy may not be classified as protected under this section; and
821	(b) (i) an internal communication that is part of the deliberative process in connection
822	with the preparation of legislation between:
823	(A) members of a legislative body;
824	(B) a member of a legislative body and a member of the legislative body's staff; or
825	(C) members of a legislative body's staff; and

(ii) notwithstanding Subsection (19)(b)(i), a communication that gives notice of

(20) (a) records in the custody or control of the Office of Legislative Research and

legislative action or policy may not be classified as protected under this section;

General Counsel, that, if disclosed, would reveal a particular legislator's contemplated

legislation or course of action, or made the legislation or course of action public; and

legislation or contemplated course of action before the legislator has elected to support the

- (b) notwithstanding Subsection (20)(a), the form to request legislation submitted to the Office of Legislative Research and General Counsel is a public document unless a legislator asks that the records requesting the legislation be maintained as protected records until such time as the legislator elects to make the legislation or course of action public;
- (21) research requests from legislators to the Office of Legislative Research and General Counsel or the Office of the Legislative Fiscal Analyst and research findings prepared in response to these requests;
 - (22) drafts, unless otherwise classified as public;
 - (23) records concerning a governmental entity's strategy about:
 - (a) collective bargaining; or
 - (b) imminent or pending litigation;
- (24) records of investigations of loss occurrences and analyses of loss occurrences that may be covered by the Risk Management Fund, the Employers' Reinsurance Fund, the Uninsured Employers' Fund, or similar divisions in other governmental entities;
- (25) records, other than personnel evaluations, that contain a personal recommendation concerning an individual if disclosure would constitute a clearly unwarranted invasion of personal privacy, or disclosure is not in the public interest;
- (26) records that reveal the location of historic, prehistoric, paleontological, or biological resources that if known would jeopardize the security of those resources or of valuable historic, scientific, educational, or cultural information;
- (27) records of independent state agencies if the disclosure of the records would conflict with the fiduciary obligations of the agency;
- (28) records of an institution within the state system of higher education defined in Section 53B-1-102 regarding tenure evaluations, appointments, applications for admissions, retention decisions, and promotions, which could be properly discussed in a meeting closed in accordance with Title 52, Chapter 4, Open and Public Meetings Act, provided that records of the final decisions about tenure, appointments, retention, promotions, or those students admitted, may not be classified as protected under this section;
- (29) records of the governor's office, including budget recommendations, legislative proposals, and policy statements, that if disclosed would reveal the governor's contemplated policies or contemplated courses of action before the governor has implemented or rejected

those policies or courses of action or made them public;

- (30) records of the Office of the Legislative Fiscal Analyst relating to budget analysis, revenue estimates, and fiscal notes of proposed legislation before issuance of the final recommendations in these areas;
- (31) records provided by the United States or by a government entity outside the state that are given to the governmental entity with a requirement that they be managed as protected records if the providing entity certifies that the record would not be subject to public disclosure if retained by it;
- (32) transcripts, minutes, recordings, or reports of the closed portion of a meeting of a public body except as provided in Section 52-4-206;
- (33) records that would reveal the contents of settlement negotiations but not including final settlements or empirical data to the extent that they are not otherwise exempt from disclosure;
- (34) memoranda prepared by staff and used in the decision-making process by an administrative law judge, a member of the Board of Pardons and Parole, or a member of any other body charged by law with performing a quasi-judicial function;
- (35) records that would reveal negotiations regarding assistance or incentives offered by or requested from a governmental entity for the purpose of encouraging a person to expand or locate a business in Utah, but only if disclosure would result in actual economic harm to the person or place the governmental entity at a competitive disadvantage, but this section may not be used to restrict access to a record evidencing a final contract;
- (36) materials to which access must be limited for purposes of securing or maintaining the governmental entity's proprietary protection of intellectual property rights including patents, copyrights, and trade secrets;
- (37) the name of a donor or a prospective donor to a governmental entity, including an institution within the state system of higher education defined in Section 53B-1-102, and other information concerning the donation that could reasonably be expected to reveal the identity of the donor, provided that:
 - (a) the donor requests anonymity in writing;
- (b) any terms, conditions, restrictions, or privileges relating to the donation may not be classified protected by the governmental entity under this Subsection (37); and

894	(c) except for an institution within the state system of higher education defined in
895	Section 53B-1-102, the governmental unit to which the donation is made is primarily engaged
896	in educational, charitable, or artistic endeavors, and has no regulatory or legislative authority
897	over the donor, a member of the donor's immediate family, or any entity owned or controlled
898	by the donor or the donor's immediate family;
899	(38) accident reports, except as provided in Sections 41-6a-404, 41-12a-202, and
900	73-18-13;
901	(39) a notification of workers' compensation insurance coverage described in Section
902	34A-2-205;
903	(40) (a) the following records of an institution within the state system of higher
904	education defined in Section 53B-1-102, which have been developed, discovered, disclosed to,
905	or received by or on behalf of faculty, staff, employees, or students of the institution:
906	(i) unpublished lecture notes;
907	(ii) unpublished notes, data, and information:
908	(A) relating to research; and
909	(B) of:
910	(I) the institution within the state system of higher education defined in Section
911	53B-1-102; or
912	(II) a sponsor of sponsored research;
913	(iii) unpublished manuscripts;
914	(iv) creative works in process;
915	(v) scholarly correspondence; and
916	(vi) confidential information contained in research proposals;
917	(b) Subsection (40)(a) may not be construed to prohibit disclosure of public
918	information required pursuant to Subsection 53B-16-302(2)(a) or (b); and
919	(c) Subsection (40)(a) may not be construed to affect the ownership of a record;
920	(41) (a) records in the custody or control of the Office of the Legislative Auditor
921	General that would reveal the name of a particular legislator who requests a legislative audit
922	prior to the date that audit is completed and made public; and
923	(b) notwithstanding Subsection (41)(a), a request for a legislative audit submitted to the
924	Office of the Legislative Auditor General is a public document unless the legislator asks that

925	the records in the custody or control of the Office of the Legislative Auditor General that would
926	reveal the name of a particular legislator who requests a legislative audit be maintained as
927	protected records until the audit is completed and made public;
928	(42) records that provide detail as to the location of an explosive, including a map or
929	other document that indicates the location of:
930	(a) a production facility; or
931	(b) a magazine;
932	(43) information:
933	(a) contained in the statewide database of the Division of Aging and Adult Services
934	created by Section 62A-3-311.1; or
935	(b) received or maintained in relation to the Identity Theft Reporting Information
936	System (IRIS) established under Section 67-5-22;
937	(44) information contained in the Licensing Information System described in Title
938	62A, Chapter 4a, Child and Family Services;
939	(45) information regarding National Guard operations or activities in support of the
940	National Guard's federal mission;
941	(46) records provided by any pawn or secondhand business to a law enforcement
942	agency or to the central database in compliance with Title 13, Chapter 32a, Pawnshop and
943	Secondhand Merchandise Transaction Information Act;
944	(47) information regarding food security, risk, and vulnerability assessments performed
945	by the Department of Agriculture and Food;
946	(48) except to the extent that the record is exempt from this chapter pursuant to Section
947	63G-2-106, records related to an emergency plan or program, a copy of which is provided to or
948	prepared or maintained by the Division of Emergency Management, and the disclosure of
949	which would jeopardize:
950	(a) the safety of the general public; or
951	(b) the security of:
952	(i) governmental property;
953	(ii) governmental programs; or
954	(iii) the property of a private person who provides the Division of Emergency
955	Management information;

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- (49) records of the Department of Agriculture and Food that provides for the identification, tracing, or control of livestock diseases, including any program established under Title 4, Chapter 24, Utah Livestock Brand and Anti-Theft Act, or Title 4, Chapter 31, Control of Animal Disease;
 - (50) as provided in Section 26-39-501:
- (a) information or records held by the Department of Health related to a complaint regarding a child care program or residential child care which the department is unable to substantiate; and
- (b) information or records related to a complaint received by the Department of Health from an anonymous complainant regarding a child care program or residential child care;
- (51) unless otherwise classified as public under Section 63G-2-301 and except as provided under Section 41-1a-116, an individual's home address, home telephone number, or personal mobile phone number, if:
- (a) the individual is required to provide the information in order to comply with a law, ordinance, rule, or order of a government entity; and
- (b) the subject of the record has a reasonable expectation that this information will be kept confidential due to:
 - (i) the nature of the law, ordinance, rule, or order; and
 - (ii) the individual complying with the law, ordinance, rule, or order;
- (52) the portion of the following documents that contains a candidate's residential or mailing address, if the candidate provides to the filing officer another address or phone number where the candidate may be contacted:
- (a) a declaration of candidacy, a nomination petition, or a certificate of nomination, described in Section 20A-9-201, 20A-9-202, 20A-9-203, 20A-9-404, 20A-9-405, 20A-9-408, 20A-9-408.5, 20A-9-502, or 20A-9-601;
 - (b) an affidavit of impecuniosity, described in Section 20A-9-201; or
- 982 (c) a notice of intent to gather signatures for candidacy, described in Section 983 20A-9-408;
 - (53) the name, home address, work addresses, and telephone numbers of an individual that is engaged in, or that provides goods or services for, medical or scientific research that is:
 - (a) conducted within the state system of higher education, as defined in Section

987	53B-1-102; and
988	(b) conducted
989	(54) in accord

- (b) conducted using animals;
- (54) in accordance with Section 78A-12-203, any record of the Judicial Performance Evaluation Commission concerning an individual commissioner's vote on whether or not to recommend that the voters retain a judge including information disclosed under Subsection 78A-12-203(5)(e);
- (55) information collected and a report prepared by the Judicial Performance Evaluation Commission concerning a judge, unless Section 20A-7-702 or Title 78A, Chapter 12, Judicial Performance Evaluation Commission Act, requires disclosure of, or makes public, the information or report;
- (56) records provided or received by the Public Lands Policy Coordinating Office in furtherance of any contract or other agreement made in accordance with Section 63L-11-202;
- 999 (57) information requested by and provided to the 911 Division under Section 1000 63H-7a-302;
 - (58) in accordance with Section 73-10-33:
 - (a) a management plan for a water conveyance facility in the possession of the Division of Water Resources or the Board of Water Resources; or
 - (b) an outline of an emergency response plan in possession of the state or a county or municipality;
 - (59) the following records in the custody or control of the Office of Inspector General of Medicaid Services, created in Section 63A-13-201:
 - (a) records that would disclose information relating to allegations of personal misconduct, gross mismanagement, or illegal activity of a person if the information or allegation cannot be corroborated by the Office of Inspector General of Medicaid Services through other documents or evidence, and the records relating to the allegation are not relied upon by the Office of Inspector General of Medicaid Services in preparing a final investigation report or final audit report;
 - (b) records and audit workpapers to the extent they would disclose the identity of a person who, during the course of an investigation or audit, communicated the existence of any Medicaid fraud, waste, or abuse, or a violation or suspected violation of a law, rule, or regulation adopted under the laws of this state, a political subdivision of the state, or any

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- recognized entity of the United States, if the information was disclosed on the condition that the identity of the person be protected;
 - (c) before the time that an investigation or audit is completed and the final investigation or final audit report is released, records or drafts circulated to a person who is not an employee or head of a governmental entity for the person's response or information;
 - (d) records that would disclose an outline or part of any investigation, audit survey plan, or audit program; or
 - (e) requests for an investigation or audit, if disclosure would risk circumvention of an investigation or audit;
 - (60) records that reveal methods used by the Office of Inspector General of Medicaid Services, the fraud unit, or the Department of Health, to discover Medicaid fraud, waste, or abuse;
- 1030 (61) information provided to the Department of Health or the Division of Occupational 1031 and Professional Licensing under Subsections 58-67-304(3) and (4) and Subsections 1032 58-68-304(3) and (4);
- 1033 (62) a record described in Section 63G-12-210;
 - (63) captured plate data that is obtained through an automatic license plate reader system used by a governmental entity as authorized in Section 41-6a-2003;
 - (64) any record in the custody of the Utah Office for Victims of Crime relating to a victim, including:
 - (a) a victim's application or request for benefits;
 - (b) a victim's receipt or denial of benefits; and
 - (c) any administrative notes or records made or created for the purpose of, or used to, evaluate or communicate a victim's eligibility for or denial of benefits from the Crime Victim Reparations Fund;
 - (65) an audio or video recording created by a body-worn camera, as that term is defined in Section 77-7a-103, that records sound or images inside a hospital or health care facility as those terms are defined in Section 78B-3-403, inside a clinic of a health care provider, as that term is defined in Section 78B-3-403, or inside a human service program as that term is defined in Section 62A-2-101, except for recordings that:
 - (a) depict the commission of an alleged crime;

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1049	(b) record any encounter between a law enforcement officer and a person that results in
1050	death or bodily injury, or includes an instance when an officer fires a weapon;
1051	(c) record any encounter that is the subject of a complaint or a legal proceeding against
1052	a law enforcement officer or law enforcement agency;
1053	(d) contain an officer involved critical incident as defined in Subsection
1054	76-2-408(1)(f); or
1055	(e) have been requested for reclassification as a public record by a subject or
1056	authorized agent of a subject featured in the recording;
1057	(66) a record pertaining to the search process for a president of an institution of higher
1058	education described in Section 53B-2-102, except for application materials for a publicly
1059	announced finalist;
1060	(67) an audio recording that is:
1061	(a) produced by an audio recording device that is used in conjunction with a device or
1062	piece of equipment designed or intended for resuscitating an individual or for treating an
1063	individual with a life-threatening condition;
1064	(b) produced during an emergency event when an individual employed to provide law
1065	enforcement, fire protection, paramedic, emergency medical, or other first responder service:
1066	(i) is responding to an individual needing resuscitation or with a life-threatening
1067	condition; and
1068	(ii) uses a device or piece of equipment designed or intended for resuscitating an
1069	individual or for treating an individual with a life-threatening condition; and
1070	(c) intended and used for purposes of training emergency responders how to improve
1071	their response to an emergency situation;

- 1072 (68) records submitted by or prepared in relation to an applicant seeking a 1073 recommendation by the Research and General Counsel Subcommittee, the Budget
- Subcommittee, or the Audit Subcommittee, established under Section 36-12-8, for an
- 1075 employment position with the Legislature;

- 1076 (69) work papers as defined in Section 31A-2-204;
- 1077 (70) a record made available to Adult Protective Services or a law enforcement agency under Section 61-1-206;
 - (71) a record submitted to the Insurance Department in accordance with Section

that:

1080	31A-37-201;
1081	(72) a record described in Section 31A-37-503;
1082	(73) any record created by the Division of Occupational and Professional Licensing as
1083	a result of Subsection 58-37f-304(5) or 58-37f-702(2)(a)(ii);
1084	(74) a record described in Section 72-16-306 that relates to the reporting of an injury
1085	involving an amusement ride;
1086	(75) except as provided in Subsection 63G-2-305.5(1), the signature of an individual
1087	on a political petition, or on a request to withdraw a signature from a political petition,
1088	including a petition or request described in the following titles:
1089	(a) Title 10, Utah Municipal Code;
1090	(b) Title 17, Counties;
1091	(c) Title 17B, Limited Purpose Local Government Entities - Local Districts;
1092	(d) Title 17D, Limited Purpose Local Government Entities - Other Entities; and
1093	(e) Title 20A, Election Code;
1094	(76) except as provided in Subsection 63G-2-305.5(2), the signature of an individual in
1095	a voter registration record;
1096	(77) except as provided in Subsection 63G-2-305.5(3), any signature, other than a
1097	signature described in Subsection (75) or (76), in the custody of the lieutenant governor or a
1098	local political subdivision collected or held under, or in relation to, Title 20A, Election Code;
1099	(78) a Form I-918 Supplement B certification as described in Title 77, Chapter 38, Part
1100	5, Victims Guidelines for Prosecutors Act;
1101	(79) a record submitted to the Insurance Department under Subsection
1102	31A-48-103(1)(b);
1103	(80) personal information, as defined in Section 63G-26-102, to the extent disclosure is
1104	prohibited under Section 63G-26-103;
1105	(81) (a) an image taken of an individual during the process of booking the individual
1106	into jail, unless:
1107	(i) the individual is convicted of a criminal offense based upon the conduct for which
1108	the individual was incarcerated at the time the image was taken;
1109	(ii) a law enforcement agency releases or disseminates the image after determining

1111	(A) the individual is a fugitive or an imminent threat to an individual or to public
1112	safety; and
1113	(B) releasing or disseminating the image will assist in apprehending the individual or
1114	reducing or eliminating the threat; or
1115	(iii) a judge orders the release or dissemination of the image based on a finding that the
1116	release or dissemination is in furtherance of a legitimate law enforcement interest[-];
1117	(82) a record:
1118	(a) concerning an interstate claim to the use of waters in the Colorado River system;
1119	(b) relating to a judicial proceeding, administrative proceeding, or negotiation with a
1120	representative from another state or the federal government as provided in Section
1121	63M-14-205; and
1122	(c) the disclosure of which would:
1123	(i) reveal a legal strategy relating to the state's claim to the use of the water in the
1124	Colorado River system;
1125	(ii) harm the ability of the Colorado River Authority of Utah or river commissioner to
1126	negotiate the best terms and conditions regarding the use of water in the Colorado River
1127	system; or
1128	(iii) give an advantage to another state or to the federal government in negotiations
1129	regarding the use of water in the Colorado River system; [and]
1130	(83) any part of an application described in Section 63N-16-201 that the Governor's
1131	Office of Economic Opportunity determines is nonpublic, confidential information that if
1132	disclosed would result in actual economic harm to the applicant, but this Subsection (83) may
1133	not be used to restrict access to a record evidencing a final contract or approval decision[-]; and
1134	(84) any part of an application for a scholarship account as described in Section
1135	53F-6-402 or other information identifying a scholarship student as defined in Section
1136	<u>53F-6-401.</u>
1137	Section 14. Repealer.
1138	This bill repeals:
1139	Section 53F-6-101, Title.
1140	Section 15. Appropriation.
1141	The following sums of money are appropriated for the fiscal year beginning July 1,

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1142	2022, and ending June 30, 2023. These are additions to amounts previously appropriated for
1143	fiscal year 2023. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
1144	Act, the Legislature appropriates the following sums of money from the funds or accounts
1145	indicated for the use and support of the government of the state of Utah.
1146	ITEM 1
1147	To State Board of Education Contracted Initiatives and Grants
1148	From Education Fund \$36,000,000
1149	From Education Fund, One-time (\$34,000,000)
1150	Schedule of Programs:
1151	Hope Scholarship Program \$2,000,000
1152	The Legislature intends that, in fiscal year 2023, the State Board of Education may
1153	provide up to \$2,000,000 to a scholarship granting organization contracted with the State
1154	Board of Education in accordance with Section 53F-6-404 for start-up, marketing, and other
1155	costs with initiating the Hope Scholarship Program created in Section 53F-6-402.